△ AO 120 (Rev. 3/04)

Mail Stop 8 TO:

Director of the U.S. Patent and Trademark Office

REPORT ON THE FILING OR DETERMINATION OF AN

Alexandria, VA 22313-1450			TRADEMARK			
-	nce with 35 U.S.C. § 290 and/o SAN	or 15 U.S.C. § I DIEGO	1116 you are hereby a			
DOCKET NO.	DATE FILED	U.S. DI	U.S. DISTRICT COURT SAN DIEGO			
PLAINTIFF			DEFENDANT			
CALLAWAY GOLF C	OMPANY	•	KING SPORTS	, INC., et al.		
PATENT OR TRADEMARK NO.	DATE OF PATENT OR TRADEMARK		HOLDER	OF PATENT OR TI	RADEMARK	
1 7,083,531	8/1/2006	Calla	Callaway Golf Company			
² 498,277 S	11/9/2004	Calla	Callaway Golf Company			
3 507,816 S	7/26/2005	Calla	Callaway Golf Company			
4 537,894 S	3/6/2007	Calla	Callaway Golf Company			
5 2,180,013	12/17/1996	Call	Callaway Golf Company			
6. 1,918,107	7/25/1991	Call	away Golf Co	ompany	,	
In the ab	ove—entitled case, the following	ng patent(s)/ tr	ademark(s) have beer	included:		
DATE INCLUDED	INCLUDED BY GA	Amendment	G Answer	G Cross Bill	G Other Pleading	
PATENT OR TRADEMARK NO.	DATE OF PATENT OR TRADEMARK		HOLDER OF PATENT OR TRADEMARK			
1						
2				•		
3						
4						
5						
In the ab	ove—entitled case, the following	ng decision ha	s been rendered or inc	lgement issued:		
DECISION/JUDGEMENT		<u> </u>				
			, , , , , , , , , , , , , , , , , , ,		_ (
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CLERK (BY) DEPU			CLEDA		TDATE	
(BY) D			CLERK		DATE	
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UNITED STATES DISTRICT COURT SOUTHERN DISTRICT OF CALIFORNIA

CALLAWAY GOLF COMPANY, a
Delaware corporation,

Plaintiff,

V.

KING SPORTS, INC., a Georgia corporation, et al.

Defendants.

Civil No. 07cv2003-L(POR)

ORDER CLOSING CASE AND
DIRECTING THE CLERK TO
ENTER JUDGMENT

In this patent and trademark infringement, breach of contract, and business tort action, Plaintiff and Defendants entered into respective settlement agreements. (See docket no. 16, 22 & 25.) The parties stipulated to certain findings of fact, a permanent injunction and entry of a final judgment. Although Plaintiff had settled its dispute with all named Defendants, it appeared at the time of the last settlement that Plaintiff intended to add two new defendants to the action. (See Joint Motion and Stipulation Regarding Final Judgment, Permanent Injunction and Order Thereon – AMPRINS Golf, Inc., Prins Chang and Callaway Golf Company filed Jul. 28, 2008 and orders filed Aug. 4, 2008.) To give Plaintiff an opportunity to amend the complaint and add party defendants, the court declined at that time to enter final judgment, and left the case open for seven calendar days. (See orders filed Aug. 4, 2008.) Because Plaintiff did not timely file

07cv2003

an amended complaint, the case shall be closed and a judgment entered against named Defendants on the stipulated terms.

Accordingly, IT IS HEREBY ORDERED that this case shall be closed and the Clerk shall enter judgment for Plaintiff. The judgment shall incorporate by reference the stipulated terms stated in the parties' joint motions filed April 24, 2008, July 11, 2008 and July 28, 2008 (docket no. 25).

IT IS SO ORDERED.

DATED: November 13, 2008

M. James Lorenz United States District Court Judge

COPY TO:

HON. LOUISA S. PORTER. UNITED STATES MAGISTRATE JUDGE

ALL PARTIES/COUNSEL